IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF MISSISSIPPI SOUTHERN DIVISION

THOMAS JONES, et al * PLAINTIFFS

*

VS. * CIVIL ACTION NO. 1:14cv447 LG-RHW

c/w 1:15-cv1-LG-RHW

1:15-cv44-LG-RHW

SINGING RIVER HEALTH SERVICES *

FOUNDATION, et al * DEFENDANTS

JOINT MOTION FOR RULE 60(A) CORRECTION TO FINAL ORDER AND JUDGMENT

COME NOW the *Jones* Plaintiffs, individually and on behalf of the Class they represent ("*Jones* Plaintiffs"), and Defendants Singing River Health System ("SRHS"), Singing River Health Services Foundation, Singing River Health System Foundation f/k/a Coastal Mississippi Healthcare Fund, Inc., Singing River Hospital System Foundation, Inc., Singing River Hospital System Employee Benefit Fund, Inc., and Singing River Hospital System ("Other Singing River Defendants"), and Defendants Michael Heidelberg, Michael D. Tolleson, Tommy Leonard, Morris Strickland, Ira Polk, Michael Crews, Lawrence H. Cosper, Allen Cronier, Marva Fairley-Tanner, Paul Grayson Carter, Jr., Gary C. Anderson, and Stephanie Barnes Taylor ("Individual Defendants"), and hereby jointly request pursuant to Rule 60(a), Fed. R. Civ. P., that this Court make the clerical changes described below to the Order and Final Judgment (Doc. No. 300) entered on June 17, 2016.

Jackson County was incorrectly described by the parties in the order that was jointly proposed to this Court, and the purpose of this motion is to correct that clerical error.

• Page 3, paragraph (e)(1) of the Order and Final Judgment should describe Jackson County as follows: "Jackson County Board of Supervisors, Jackson

County as a political subdivision of the State of Mississippi, the individual members of the Board of Supervisors in their official capacities and in their individual capacities and for the agents and employees of Jackson County, Mississippi."

This clerical change will make the language describing Jackson County in the Order and Final Judgment (Doc. No. 300) consistent with the language in the Stipulation and Agreement (Doc. No. 163-1).

RESPECTFULLY SUBMITTED, this the 27th day of June, 2016.

/s Jim Reeves /s Lucy E. Tufts JAMES R. REEVES, JR. (MS Bar #9519) STEVEN L. NICHOLAS (admitted pro hac vice) MATTHEW MESTAYER (MS Bar #9646) GEORGE W. FINKBOHNER (admitted pro hac vice) Reeves & Mestayer, PLLC LUCY E. TUFTS (admitted pro hac vice) Post Office Box 1388 DAVID G. WIRTES, JR. (MS Bar #104414) Biloxi, Mississippi 39533 Cunningham Bounds, LLC Telephone: (228) 374-5151 1601 Dauphin Street Facsimile: (228) 374-6630 Mobile, Alabama 36604 jrr@rmlawcall.com Telephone: (251) 471-6191 mgm@rmlawcall.com Facsimile: (251) 479-1031 sln@cunninghambounds.com gwf@cunninghambounds.com let@cunninghambounds.com dgw@cunninghambounds.com

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CERTIFICATE OF SERVICE

The undersigned resident attorney certifies that on this 27th day of June, 2016, a copy of the foregoing pleading has been mailed, filed via the ECF system, and/or otherwise served on all parties and/or their counsel who have appeared in this case. Documents to additional defendants named in this pleading may be served according to the law.

I also certify that on June 27, 2016, I sent via U.S. Mail, postage-prepaid, a copy of the foregoing to the following non-CM/ECF participant:

Mary Murphy 7818 Tapp Road Ocean Springs, Mississippi 39564

<u>/s Jim Reeves</u>

James R. Reeves, Jr.